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2	Nevada Bar No. 002297 STEPHENSON & DICKINSON, P.C.					
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4	Las Vegas, Nevada 89102 Telephone: (702) 474-7229					
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6	Attorneys for Defendant					
7						
8	UNITED STATES DISTRICT COURT					
9	DISTRICT OF NEVADA					
10	DANIEL WA	ALTERS,	CASE NO. 2:21-cv-02014-JCM-VCF			
11	Plaintiff,					
12	vs.		Stipulation and <del>Proposed</del> Order to Extend Discovery			
13	DREW ELLIOT MARSHALL, an Individual; (Third Request)					
14	DOES I through X; and ROE CORPORATIONS I through X, inclusive,					
15						
16		Defendants.				
17	Pursuant to LR 6-1 and LR 26-4, the parties, by and through their respective counsel of					
18	record, hereb	by stipulate and request that this Court	extend discovery in the above-captioned case			
19	ninety (90) d	ays from the current deadline of Dece	mber 8, 2022, up to and including March 8, 2023.			
20	In addition, the parties request that all other future deadlines contemplated by the Discovery Plan and					
21	Scheduling Order be extended pursuant to Local Rule. In support of this Stipulation and Request,					
22	the parties state as follows:					
23	1.	On August 10, 2021, Plaintiff filed	his Complaint in the Eighth Judicial District			
24		Court, Clark County, Nevada; Case	No. A-21-839217-C. Mr. Marshall was served			
25		with the Summons and Complaint o	n October 14, 2021.			
26	2.	On November 8, 2021, Defendant ti	mely removed this action to the United States			
27		District Court, District of Nevada.				
28	3.	On November 8, 2021, Defendant fr	iled his Certificate of Interested Parties.			

1	4.	On November 12, 2021, Defendant filed his Answer to Complaint and Jury Demand.
2	5.	On December 2, 2021, Plaintiff filed his Certificate of Interested Parties
3	6.	On December 7, 2021, Defendant filed his Statement Regarding Removal.
4	7.	On December 8, 2021, the parties filed a Joint Status Report Pursuant to the Court's
5		Minute Order Dated November 8, 2021
6	8.	On December 14, 2021, the parties conducted the FRCP 26(f) conference.
7	9.	On December 16, 2021, Plaintiff served his Initial Rule 26(f) Disclosures.
8	10.	On December 30, 2021, Defendant served his Initial Rule 26(f) Disclosures.
9	11.	On November 17, 2021, Defendant served his First Set of Interrogatories and
10		Requests for Production of Documents.
11	12.	On December 20, 2021, Plaintiff answered Defendant's First Set of Interrogatories
12		and Requests for Production of Documents.
13	13.	On January 27, 2022, Defendant served his Second Set of Requests for Production of
14		Documents and Plaintiff's responses are due February 28, 2022.
15	14.	On February 8, 2022, Defendant served his First FRCP 26(f) Supplemental
16		Disclosure.
17	15.	On February 11, 2022, Plaintiff served his First Set of Interrogatories and Requests
18		for Production of Documents, which Defendant is serving his response May 4, 2022.
19	16.	On February 11, 2022, Plaintiff served his First FRCP 26(f) Supplemental Disclosure.
20	17.	On February 14, 2022, Defendant served his Second FRCP 26(f) Supplemental
21		Disclosure.
22	18.	On February 23, 2022, Defendant served his Third FRCP 26(f) Supplemental
23		Disclosure.
24	19.	On April 11, 2022, Defendant's expert inspected Plaintiff's vehicle and the data from
25		that inspection was disclosed on April 18, 2022.
26	20.	On April 18, 2022, Defendant served his Fourth FRCP 26(f) Supplemental
27		Disclosure.
28	21.	On April 28, 2022, Defendant served his Fifth FRCP 26(f) Supplemental Disclosure.

1	22.	On May 4, 2022, Defendant's Responses to Plaintiff's First Set of Requests for	
2		Production of Documents and Answers to Interrogatories were served.	
3	23.	On August 10, 2022, Plaintiff took the deposition of Defendant Drew Marshall.	
4	24.	On August 11, 2022, Defendant served his Sixth FRCP 26(f) Supplemental	
5		Disclosure.	
6	25.	On August 12, 2022, Defendant took the deposition of Plaintiff Daniel Walters.	
7	26.	On August 16, 2022, Defendant served his Seventh FRCP 26(f) Supplemental	
8		Disclosure.	
9	Discovery Remaining		
10	1.	The parties will continue participating in written discovery.	
11	2.	The parties may take the depositions of any and all other witnesses garnered through	
12		discovery.	
13	3.	Defendant has subpoenaed records, but still have not received medical, billing and/or	
14		diagnostic imaging records from Radiology Specialists, DiMuro Pain Management	
15		and Valley Anesthesiology. Defendant's medical experts need a complete set of	
16		records before final reports are submitted.	
17	4.	Defendant's expert, William Redfairn, will conduct a second inspection of Mr.	
18		Marshall's vehicle for the purpose of having the bumper removed. This is for the	
19		purpose of evaluating if any underlying damage was done to the frame of the vehicle	
20		Why Remaining Discovery Has Not Been Completed	
21	1.	From June 9, 2022 to June 17, 2022, the undersigned counsel for Mr. Marshall was	
22		quarantined with COVID. This resulted in delays in taking the depositions of Mr.	
23		Walters and Mr. Marshall.	
24	2.	Three of the Plaintiff's medical providers have not responded to subpoenas for their	
25		respective medical records. These providers are Radiology Specialists, DiMuro Pain	
26		Management and Valley Anesthesiology.	
27			
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- 3. Defense counsel is scheduled to begin a 4-week trial on October 10, 2022 in Martha Lopez v. Swift Transportation, et al. District Court Case No. A-18-779263-C.
- 4. The parties have agreed to a private mediation, which is being scheduled. As of the date of the filing of this stipulation, the mediation date has not been finalized. When the date is finalized, the parties will advise the court. Part of the goal of the mediation is to work to resolve the case and avoid unnecessary expenditure of costs for expert reports and related discovery.

The parties have agreed to and suggest the following dates:

Scheduled Event	Current Deadline	Proposed Deadline
Initial Expert Disclosures	October 7, 2022	January 5, 2023
Rebuttal Expert Disclosures	November 7, 2022	February 6, 2023
Discovery Cut-Off	December 8, 2022	March 8, 202 3
Final Date for Dispositive	January 6, 2023	April 6, 2023
Motions		
Joint Proposed Pre-Trial	February 6, 2023, or 30	May 8, 2023, or 30 days after
Order	days after resolution of	resolution of dispositive
	dispositive motions	motions

## 

The parties respectfully request that this Court extend the discovery period by ninety (90)			
days from the current deadline of December 8, 2022, up to and including March 8, 2023, and the			
other dates as outlined in accordance with the table above.			
DATED this 16 <sup>th</sup> day of September, 2022.	DATED this 16 <sup>th</sup> day of September, 2022.		
STEPHENSON & DICKINSON, P.C.	MOSS BERG INJURY LAWYERS		
~ , 3			
By:BRUCE SCOTT DICKINSON, ESQ.	By: <u>//Marcus A. Berg, Esq.//</u> MARCUS A. BERG, ESQ.		
Nevada Bar No. 002297 2820 West Charleston Boulevard, Suite B-17	Nevada State Bar No. 009760 4101 Meadows Lane, Ste. #110		
Las Vegas, Nevada 89102 Attorneys for Defendants	Las Vegas, Nevada 89107 Attorneys for Plaintiff		
<u>Order</u>			
Dated this 19th day of September, 2022.			
194			
United States Magistrate	Judge		
	days from the current deadline of December 8, other dates as outlined in accordance with the table DATED this 16th day of September, 2022.  STEPHENSON & DICKINSON, P.C.  By: BRUCE SCOTT DICKINSON, ESQ. Nevada Bar No. 002297 2820 West Charleston Boulevard, Suite B-17 Las Vegas, Nevada 89102 Attorneys for Defendants  IT IS SO ORDERED.  Dated this 19th day of September, 2022.		

From: Marcus Berg

To: Krisanne Steele-Fetcho
Cc: Tonya Baltazar; Bruce Dickinson

**Subject:** Re: Walters v. Marshall

**Date:** Thursday, September 15, 2022 7:14:11 PM **Attachments:** 9.15.22 SAO to Ext Discovery (3rd Reg).doc

You may add my esignature.

Thank you,

## Marcus Berg, Esq.

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On Sep 15, 2022, at 1:20 PM, Krisanne Steele-Fetcho <ksf@sdlawoffice.net> wrote:

Thank you Tonya. Attached is the revised Stip & Order. Please review and advise if we have your permission to affix Mr. Berg's e-signature and submit to the court.

Xrisame Steele Setcho
Paralegal
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